

Subscription—\$1.00 Per Year
The Tucumcari News
 Published Every Thursday

IRA E. FURR, Editor and Publisher

Entered as second-class matter at the postoffice in Tucumcari, N. M., under act of Congress, March 1, 1879.

Thursday, October 31, 1918.

DEMOCRATIC TICKET

For U. S. Senator—W. B. Walton of Grant county.
 For Congress—G. A. Richardson of Chavez county.
 For Governor—Felix Garcia of Rio Arriba county.
 For Lieutenant Governor—Elmer E. Veeder of San Miguel county.
 For Supreme Court—R. H. Hanna of Santa Fe county.
 For Attorney General—T. J. Mabry of Bernalillo county.
 For Secretary of State—Juan J. Duran of Union county.
 For Superintendent of Schools—J. S. Long of Roosevelt county.
 For State Auditor—Marcus C. de Baca of Sandoval county.
 For State Treasurer—T. W. Medley of Socorro county.
 For Land Commissioner—G. A. Davidson of Chavez county.
 For Corporation Commissioner—D. J. Finegan of Quay county.
 For County Clerk: T. N. LAWSON
 For Treasurer: JOHN M. EAGER
 For Tax Assessor: B. L. FRANCIS
 For Superintendent of Schools: J. A. ATKINS
 For Probate Judge: J. C. WILLIAMS
 For County Surveyor: A. R. MOSES
 For Commissioner First District: W. A. DODSON
 For Commissioner Second District: F. W. NATIONS
 For Commissioner Third District: JOHN F. BELL

WHY THE DEMOCRATIC TICKET WILL WIN

Actually fighting in the world war will probably cease within a year, but United States Senators are elected for six years. There will be vital questions in our "after the war" legislation, which the Senator we elect November 5 will have to consider. New Mexico owes it to herself and to the rest of the nation to select a Senator who is safe, conservative and dependable, one who will represent all the people. W. B. Walton is such a man.

Verbal pyrotechnics are sometimes effective in catching the unthinking voter back home, but in the United States Senate the man who sticks to his post and works for the interests of his constituents is the one who gets results. W. B. Walton is a consistent worker as his record shows, while Senator Fall has in his six years' service averaged but 10 per cent efficiency in voting and attendance.

None the less important is the election as representative in Congress of a Democrat to support President Wilson and his administration in these critical times. Judge Granville A. Richardson, of Chavez county, the Democratic nominee, by reason of his service on the district bench and his years of experience as a lawyer, is admirably equipped to serve New Mexico in the national Congress. The people will elect him for they know he will stand by President Wilson.

Felix Garcia will give New Mexico valuable and meritorious service as governor. He is a level-headed business man, of known worth, integrity and ability.

No representative of any special interest, no matter what that interest, is desirable as a member of the supreme bench. Justice Richard H. Hanna is free from all "entangling alliances." By reason of his open record, legal ability, independence and experience he will be re-elected by the people.

The presiding officer of the State Senate must be a man who is an experienced parliamentarian and who has the courage of his convictions. Such a man is Elmer E. Veeder, Democratic nominee for lieutenant governor, who is certain to be elected.

New Mexico's greatest asset is her school lands. They must be safeguarded. The election of George A. Davidson as state land commissioner will mean an honest and capable administration of this important office.

In the candidacy of T. W. Medley of Magdalena for State Treasurer on the Democratic ticket, a worthy successor to Treasurer H. L. Hall has been named. Experienced in business affairs and banking, Mr. Medley will make a competent official who will creditably administer the affairs of this important office.

Elect Marcos C. de Baca State Auditor and place the administration of the affairs of that office in the hands of a man who will conduct it as a public trust. END THE SARGENT REGIME OF SUCCESSION.

An educator of known ability and experience and a former vice president of the New Mexico Educational Association, Prof. J. S. Long of Roosevelt county, Democratic nominee for State Superintendent of Schools, is in every way qualified to direct the state's school system. He will be elected.

Thomas J. Mabry is an aggressive and experienced young lawyer who is in every way qualified to be Attorney General of New Mexico. He is one of the leaders of the state bar. Vote for him on election day.

Juan J. Duran has made good a county clerk of Union county and will make good in the office of Secretary of State. His nomination by the Democrats was a recognition of his efficiency.

D. J. Finegan as Corporation Commissioner will discharge his official duties impartially and fairly. He is experienced in railroad affairs, is the friend of labor, and will not be controlled by any corporation or companies seeking special favors at the expense of the people.

YOUR BOY AND MINE

More than fifteen thousand New Mexico boys—your boy and mine—are fighting the battles of Democracy on the fields of France.

Their leader and ours is Woodrow Wilson, President of the United States and Commander-in-Chief of the army and navy.

Can we look those boys in the face if in this election we vote to put men in office who are not in sympathy with their leader? Will our consciences be clear if we elect men whose past record has shown that they will overlook no opportunity to embarrass and harass the Commander-in-Chief of the army and navy if by so doing they may gain a partisan advantage?

Never was there a time when a vote meant more than it does in this election. Party standards have passed. The truest patriot today is the man who can forget his party in the sincere effort to put in office men whose support of the President can not be doubted.

Think of that boy when you go to vote and vote the straight Democratic ticket—the Victory ticket.

CHAPTER 103, LAWS OF 1917

An Act authorizing the construction of and addition to the Capitol Building at Santa Fe, New Mexico, making an appropriation therefor and providing bonded indebtedness for the payment of the same, and to create a commission with authority to construct and complete such addition. Committee Sub. for H. B. No. 56; approved March 13, 1917.

Be it enacted by the Legislature of the State of New Mexico:

Section 1. That for the purpose of constructing and completing an addition to the present Capitol Building at Santa Fe, New Mexico, the Governor shall appoint three reputable citizens of New Mexico, not more than two of whom shall belong to the same political party, as a commission, with full power and authority to employ an architect, and to let contracts for the erection of such building to the lowest and best responsible bidder, upon thirty days published notice, letting the same in one entire contract, or portions thereof to different contractors, as in the judgment of the commission may be most advisable.

Sec. 2. It shall be unlawful for any member of such commission to become or be, directly or indirectly, interested in any contract so let, or to make any profit, directly or indirectly, out of any such contract or to furnish or supply directly or indirectly, any labor, material or other commodity used in and about completing any such contract or contracts. The members of such commission shall be paid their actual and necessary expenses incurred by them in and about such work, but shall receive no further, other or additional compensation.

Sec. 3. There is hereby appropriated out of the state treasury the sum of two hundred thousand (\$200,000) dollars, or so much thereof as may be necessary for the purpose of paying for the construction and completion of said building, said fund to be available upon the sale of the bonds hereinafter provided for.

Sec. 4. For the purpose of providing funds for the erection of said addition to the Capitol Building, there is hereby authorized and created a bonded indebtedness of the State of New Mexico in the sum of two hundred thousand (\$200,000) dollars, and there shall be issued two hundred (200) bonds of the denomination of one thousand (\$1,000) dollars each. Said bonds shall bear interest at the rate of four and one-half per cent per annum, which said interest shall be payable semi-annually in gold coin, or its equivalent in lawful money of the United States, on the first day of July and the first day of January of each year at the office of the State Treasurer of the State of New Mexico. The principal of said bonds shall be made payable to the bearer in gold coin, or its equivalent in lawful money of the United States, thirty years after their date, and it shall be provided by said bonds that they may be redeemed at the option of the state at any time after ten years from their date. The said bonds shall state when and where payable, rate of interest, and when and where the interest shall be payable, and shall be signed by the Treasurer and Governor, and shall be attested by the Secretary of State and bear the seal of the state and shall be known as the "Capitol Addition Bond Issue." The faith and credit of the state is hereby pledged for the prompt payment of said bonds and the interest thereon as herein provided. If the state shall elect to exercise its right to redeem any of said bonds after ten years from their date and in advance of maturity, notice thereof shall be given by publication by the State Treasurer, in a newspaper published in Santa Fe, New Mexico, once a week for four successive weeks next prior to the date fixed for redemption, and if a bond so called for redemption be not presented at the time requested it shall cease to bear interest from and after the date so fixed for redemption.

Sec. 5. Interest coupons shall be attached to the said bonds and the said coupons shall be consecutively numbered and shall specify the number of the bond to which they are attached, and shall be attested by the lithographed or engraved facsimile signature of the State Treasurer.

Sec. 6. The State Treasurer, when the bonds authorized by this act to be issued, shall have been signed, countersigned, endorsed and sealed as in this act provided, shall sell the same to the highest and best bidder, for cash, upon sealed bids, at not less than par and accrued interest. Notice of such proposed sale shall be given by the State Treasurer, by publication, inviting sealed proposals thereon, at a day and hour stated therein, which said notice shall be published once a week for three weeks in some newspaper published in the State of New Mexico, and a like notice published in some financial journal in the City of New York, the last insertion of such notice shall be made not less than seven days before such date so fixed for such sale.

Sec. 7. Seventy-five (75) of said bonds shall bear date the 30th day of November, 1918, and seventy-five (75) of said bonds shall bear date the 31st day of May, 1919, and fifty (50) of said bonds shall bear date December 31st, 1919. All of said bonds shall be sold at the same time and shall be issued and delivered at the times and in the amounts as specified in this act, and the proceeds realized from the sale of said bonds shall be turned over to the State Treasurer to be kept by him in a separate fund for the purpose of the construction, furnishing, equipping and completing said Capitol Building Addition.

Sec. 8. That to pay the interest on said bonds as it shall become due, the State Auditor and the State Treasurer shall transfer to the interest fund, which shall be used exclusively for such purpose, all the income derived from lands belonging to the state which were granted to the state by Act of Congress, entitled "An Act to enable the people of New Mexico to form a Constitution and state government and be admitted into the Union on an equal footing with the original states, approved June 20th, 1910," "For Legislative, Executive and Judicial public buildings heretofore erected in said Territory, or to be hereafter erected in the proposed states, and for payment of the bonds heretofore or hereafter issued therefor," which said income shall be applied toward the liquidation of the interest on said bonds, and to create a sinking fund for payment of the principal thereof.

Sec. 9. To provide for the payment of the interest on the bonds issued pursuant to this act there shall be and there is hereby imposed and levied during each year any of said bonds shall be outstanding on all property in the state subject to taxation for state purposes, an annual tax sufficient to produce a sum equal to one year's interest on all such bonds then outstanding, less the amount in the state treasury received by way of income, from the land belonging to the state granted by Act of Congress as stated in Section 8 hereof; and to provide a sinking fund for the payment of the principal of said bonds the State Treasurer shall retain and use for such purpose all the proceeds derived from the sale of the land so granted to the state for the purpose in this act stated, which said proceeds, or so much thereof as may be necessary, shall be applied exclusively towards the payment of the principal of the bonds authorized by this act; and to further provide for a sinking fund for the redemption of said bonds there shall be and there is hereby imposed and levied during each year after any of said bonds shall have run for ten years after date thereof, during each year any said bonds are outstanding an annual tax on all property in the state subject to taxation for state purposes, sufficient in addition to moneys derived from the sale of said lands and held for such purpose, to pay the principal of the said bonds at maturity.

Sec. 10. That the taxes for the payment of the interest and ultimate redemption and payment of said bonds, shall be levied and collected at the same time and in the same manner as other taxes are levied and collected in the state for other purposes, which funds provided for the redemption of said bonds shall be kept separate in a fund for that purpose by the State Treasurer.

Sec. 11. The said Capitol Building Addition shall be not less than two stories high, not less than one hundred and fifty feet long and seventy-five feet wide, and shall be erected at the south end of the present Capitol Building, and not more than fifty feet distant therefrom, and shall be so arranged that the light in the second story of the present Capitol Building shall not be shut off, and such addition shall be so arranged that it may

Take Care of Yourself

We carry a full line of drugs and Patent Medicines

Throat Gargles
 Mentholated White Pine
 (with Tar)
 Cough Syrups and Cold Tablets

Prescriptions filled promptly and deliveries made to any part of city.

Sands-Dorsey Drug Co.

"The Corner Drug Store"

be heated from the heating plant supplying the present Capitol Building and such addition shall be connected with the present Capitol Building on the ground floor by a passageway properly constructed, according to the plans and specifications of the architect, and said addition shall be as near fireproof as it is possible to make it, and when completed shall be occupied by the State Library, State Supreme Court and all offices connected therewith, and the Attorney General.

Sec. 12. The said commission shall have full power and authority to do any and all acts deemed necessary and proper in and about the construction of said building, the determination, and adoption of plans therefor and the arrangement thereof, and shall draw its voucher in the proper form for the payment of all indebtedness contracted in and about said work and building on the State Auditor, and the State Auditor shall draw his warrant on the State Treasurer for the payment, and the State Treasurer shall pay the same on presentation thereof out of the funds realized from the sale of said bonds hereby authorized.

Sec. 13. The members of such commission shall qualify by taking the oath required by other state officers and shall hold their offices until the completion of said addition unless removed, for cause, by the Governor, and in case any vacancy shall occur in said commission, the Governor of the state shall fill such vacancy in the same manner as other vacancies in state offices are filled. When such building is completed the architect employed by such commission shall file with the Secretary of State copies of the plans and specifications for said building; and when said building is completed, it shall be inspected by the Governor, State Auditor and State Treasurer, and if found to be in accordance with the plans and specifications, it shall be accepted.

Sec. 14. This act shall be submitted to the people of the State of New Mexico for their ratification at the next general election to be held in the month of November, A. D., 1918, and all ballots at said election shall have printed thereon and at the end thereof the words "For the Capitol Addition Bond Issue," and in a separate line the words "Against the Capitol Addition Bond Issue." Opposite said lines there shall be a square in which the voters may make or stamp a cross to indicate whether they vote for or against this act and said bond issue, and those voting for this act and said bond issue shall do so by placing a cross in the square opposite the words "For the Capitol Addition Bond Issue," and those voting against the said bond issue, shall do so by placing a cross in the square opposite the words "Against the Capitol Addition Bond Issue."

Sec. 15. The votes cast for and against said bond issue shall be counted, returned, canvassed and declared in the same manner and subject to the same rules as votes cast for state officers, and, if it appears that this act shall have received a majority of all

the votes cast for and against it at such election aforesaid, then this same shall go into effect upon publication of the certificate of the Secretary of State declaring the result of the vote thereof.

Sec. 16. It shall be the duty of the Secretary of State to have this act published once a week in one newspaper in each county, if one be published therein, throughout the state for four weeks next preceding the general election to be held in the month of November, A. D., 1918. The cost of publication shall be paid out of the interest on deposits funds, in the hands of the State Treasurer.

Sec. 17. All acts and parts of acts in conflict with the provisions of this act are hereby repealed.

The publication of this act has been ordered by me as Secretary of State in accordance with Section 16 of the same.

ANTONIO LUCERO,
 Secretary of State.

NOTICE OF PENDENCY OF SUIT
 In the District Court, Eighth Judicial District, State of New Mexico,
 County of Quay.

Eva Lowe, Plaintiff,

vs.
 Charley W. Dickenson, et al.,
 Defendants.

No. 2104.

The defendants Charley W. Dickenson, also called Charles W. Dickenson, and his wife, Callie K. Dickenson; R. L. McMurray, and his wife Mary E. McMurray; T. I. Morgan; C. M. O'Shields, Trustee for R. L. McMurray; C. C. Davidson, Trustee for R. L. McMurray; L. M. Walker, and his wife, J. A. Walker; A. L. Tabor, and unknown claimants of interest in the premises and real estate involved in this action (described in the complaint) adverse to plaintiff, are hereby notified that the above named plaintiff has commenced suit against you in the above styled court and cause, praying for the establishment of plaintiff's title in fee simple in and to the following described real estate and property lying and being in Quay county, New Mexico, to-wit: The northwest quarter of Section twenty-eight, township sixteen, north of Range thirty-five, east of N. M. P. M., against the adverse claims of defendants, and the defendants be barred and forever estopped from having or claiming any right or title to said property adverse to plaintiff, and that plaintiff's title thereto be forever quieted and set at rest, and for such further relief as to the Court may seem equitable. And you are notified that unless you enter or cause to be entered your appearance herein on or before the 9th day of December, 1918, default judgment will be rendered against you and relief prayed by plaintiff granted and decreed. Harry H. McKelroy of Tucumcari, New Mexico is plaintiff's attorney.
 (Court Seal) T. N. LAWSON,
 Clerk of the above styled Court.

City Transfer Express and Drayage
Tucumcari Transfer Company
 Wm. TROUP, Prop
 Swastika Coal A Specialty
 Telephone 190



IT MAY BE
 YOUR TURN NEXT
 Fire always comes unexpectedly and at the wrong time. So you should be protected at all times from loss by its ravages. Come in and have us insure your home and its contents. You cannot make a better investment or one more urgently necessary.

Hamilton's Insurance Agency



Do You Think There is No Competition?

If anyone thinks there is no competition amongst the big packers he ought to go through a day's work with Swift & Company.

Let him begin at the pens when the live stock comes in; let him try to buy a nice bunch of fat steers quietly and at his own price without somebody's bidding against him.

Let him realize the scrupulous care taken at the plant that not one thing is lost or wasted in order that costs may be held to a minimum.

Let him go up into the office where market reports are coming in,—and reports of what other concerns are doing.

Let him watch the director of the Swift Refrigerator fleet, maneuvering it over the face of the country like a fleet of battleships at sea.

Let him take a trip with a Swift & Company salesman and try to sell a few orders of meat.

Let him stay at a branch house for an hour or two and see the retail meat dealers drive their bargains to the last penny as they shop around among the packers' branch houses, the wholesale dealers, and the local packing plants.

And then, when the day is over, let him have half an hour in the accounting department, where he can see for himself on what small profits the business is done. (Less than 4 cents on each dollar of sales.)

If he still thinks there is no competition in the meat business it will be because he wants to think so.

Swift & Company, U. S. A.

